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16 KATE SPADE LLC

17 KATE SPADE LLC,

18 Plaintiff,

19 vs.

20 WOLV INC.,

21 Defendant.

22 Case No.

23 **COMPLAINT FOR JUDICIAL  
24 REVIEW**

25 Action Filed: June 27, 2022

1 Plaintiff Kate Spade LLC (“Plaintiff”) for its complaint against defendant  
 2 WOLV Inc. (“Wolf” or “Defendant”) alleges as follows:

3 **PRELIMINARY STATEMENT**

4 1. Debuting with a handful of handbags in 1993, the kate spade new york  
 5 brand (“Kate Spade”) quickly established itself as an iconic American brand. Kate  
 6 Spade has grown into a global lifestyle brand offering at least 20 product categories  
 7 in the United States and around the world. Today, Kate Spade is a worldwide leader  
 8 in the design, manufacture, distribution, marketing, and promotion of premium  
 9 lifestyle products, including, *inter alia*, a full line of apparel, bags, footwear, eyewear,  
 10 jewelry, watches, consumer home goods, cosmetics, and fragrances (collectively,  
 11 “Kate Spade Goods”).

12 2. Plaintiff first registered the KATE SPADE mark in 1997. Plaintiff now  
 13 owns over 60 U.S. registrations used by Kate Spade consisting of or including the  
 14 word mark, SPADE (the “SPADE Word Marks”) and/or the design mark, ♠  
 15 including KATE SPADE, LIVE COLORFULLY, and KATE SPADE NEW YORK,  
 16 shown below:



21 (the “SPADE Design Marks”) (the SPADE Word Marks and SPADE Design Marks  
 22 are collectively the “SPADE Marks”)

23 3. As a result of Kate Spade’s marketing efforts and success, combined  
 24 with its attention to quality, design and construction of its products, the SPADE  
 25 Marks are universally recognized and associated with distinctive design, luxury and  
 26 quality pointing uniquely and unmistakably to Kate Spade. By virtue of the extensive  
 27 distribution and success of Kate Spade’s Goods and related services, the SPADE  
 28 Marks are distinctive and famous.

4. Kate Spade's "SPADE Design Marks"—part of Kate Spade's heritage—are distinct and ever-present throughout Kate Spade's product design, on its store front signage, packaging and hang-tags, ubiquitous in its marketing, particularly throughout its social media, as well as in print, billboards and publishing.

5. The Trademark Trial and Appeal Board (“the Board”) of the United States Patent and Trademark Office (“PTO”) held that the KATE SPADE trademark is “conceptually strong and commercially very strong.” *Kate Spade LLC v. Thatch, LLC and The Spades Trademark Company, LLC*, No. 91216585, 2020 WL 242513, at \*9 (Jan. 9, 2020).

6. In the Board's final decision in connection with this appeal, the Board acknowledged "the KATE SPADE mark *and the spade design* are both inherently strong and commercially strong, those marks are entitled to a broad scope of protection." *Kate Spade LLC v. WOLV, Inc.*, No. 91241442, 2022 WL 1237459, at \*16 (Apr. 25, 2022) (emph. added).

7. As such, the SPADE Marks cast a long shadow and should be afforded deference to second-comers, such as Defendant, and prevents them from registering confusingly similar and/or dilutive spade-derivative marks, namely the  (the “SPADE Wolf Mark”) for use in connection with goods, namely watches, identical to those sold by Kate Spade.

8. This is an action filed pursuant to 15 U.S.C. § 1071(b)(1) seeking judicial review of the Board’s final decision in connection with the trademark opposition proceeding captioned, *Kate Spade LLC v. WOLV, Inc.*, Opposition No. 91241442 (the “Opposition”).

## PARTIES

9. Plaintiff is a Delaware limited liability company duly organized and existing under the laws of the State of Delaware with a place of business at 2 Park Avenue, New York, New York 10016, and is an indirectly wholly-owned subsidiary

1 of Tapestry, Inc. (“Tapestry”) and licenses the SPADE Marks and Kate Spade brand  
2 to Tapestry’s wholly-owned subsidiary.

3 10. On information and belief, Defendant is a corporation, organized and  
4 existing under the laws of California, having a place of business at 960 E. Las Tuna  
5 Drive, St. A1, San Gabriel, California 91776.

6 **JURISDICTION AND VENUE**

7 11. The Court has subject matter jurisdiction over this action pursuant to 15  
8 U.S.C. §§1071(b)(1) and (4).

9 12. This Court has personal jurisdiction over Defendant because Defendant  
10 is a California limited liability corporation, with its principal place of business located  
11 in Los Angeles County.

12 13. Venue in this district is proper pursuant to 28 U.S.C. § 1391(b)(1)  
13 because the Defendant resides in Los Angeles County.

14 **FACTS COMMON TO ALL CLAIMS**

15 **A. THE KATE SPADE BRAND**

16 14. For a quarter of a century, Plaintiff, through its predecessors-in-interest  
17 and licensees, has been a leader in accessible luxury. Today, Kate Spade has grown  
18 into a global life and style house offering at least 20 product categories in the United  
19 States and around the world, including: (i) watches; (ii) wearable tech (smart  
20 watches); (iii) jewelry; (iv) tech accessories (including phone covers, audio, earbuds  
21 and headphones, charging devices and small speakers for home); (v) footwear; (vi)  
22 sleepwear; (vii) swimwear; (viii) legwear; (ix) loungewear; (x) jackets; (xi) active  
23 wear; (xii) kids apparel and accessories; (xiii) hair accessories; (xiv) fragrances; (xv)  
24 home décor (including lighting, bedding and bath, and stationery); (xvi) tabletop  
25 (including fine china, barware, place settings, casual dining and kitchen items); (xvii)  
26 handbags; (xviii) small leather goods; (xix) bridal; and (xx) and ready-to-wear  
27 apparel (including dresses, separates, jackets, outerwear, skirts and pants).

1       15. Kate Spade has succeeded in extending its brand into different product  
 2 categories and consumer markets in large part through a number of licensing  
 3 partnerships that include cobranding and/or product collaborations. Licensing  
 4 partnerships include Safilo for eyewear, Lenox for tabletop, Interparfums SA for  
 5 fragrances, Paperless Post for online stationery, Lifeguard Press for stationary and  
 6 gifting collections, HTA for fashion bedding, Incipio for tech accessories, and the  
 7 Fossil Group and Google Wear OS for smartwatches, as shown below:



16       19       16. Kate Spade's product collaborations include: (i) Starbucks, to offer a  
 20 curated designer merchandise collection; (ii) Keds footwear company, to develop  
 21 footwear for wedding and collections; (iii) Archie Comics' publisher, to develop an  
 22 apparel and accessories capsule collection; (iv) Dr. Scholl's Shoes, to develop the  
 23 iconic wood Original Exercise Sandal capsule collection; (v) Everpurse, a wearable  
 24 technology company, to develop purses and handbags that wirelessly charge  
 25 cellphones; (vi) Williams Sonoma, to develop an exclusive collection of dinnerware,  
 26 glassware, and flatware; (vii) Beyond Yoga, to develop a limited-edition athletic  
 27 leisure wear collection; (viii) Magnolia Bakery, to develop a novelty collection of  
 28 handbags inspired by desserts, as shown below; (ix) GapKids, to develop a limited-

1 edition collection for children; (x) Disney, to develop a Minnie Mouse-inspired  
 2 collection, as shown below; and (xi) Man Repeller, one of the internet's biggest style  
 3 blogs on streetwear, to open two pop-up shops focused on leopard theme clothing.

4 17. Kate Spade has become part of the national fabric. Kate Spade products  
 5 have appeared in such popular television shows as *Sex and the City*, *Gilmore Girls*  
 6 and *Black-ish*, and featured in a wide variety of media, including the *Wall Street*  
 7 *Journal*, *Rolling Stone Magazine*, *Vogue*, *O, The Oprah Magazine* and *Architectural*  
 8 *Digest*. Kate Spade products have been worn by celebrities, including, Beyonce,  
 9 Ariana Grande, Rihanna, Taylor Swift, Carrie Underwood, Drew Barrymore, Ashley  
 10 and Mary-Kate Olsen, Tina Fey, Reese Witherspoon, Emma Roberts, Millie Bobby  
 11 Brown, Rosario Dawson, Kate Bosworth, Mindy Kaling, Anna Wintour, Julia  
 12 Roberts, Gwyneth Paltrow, Kate Middleton, Pippa Middleton, Fergie, Kim  
 13 Kardashian, Jennifer Love Hewitt, Issa Rae, Sasha Obama, Katie Holmes, Sadie  
 14 Sink, Jamie Chung and Gillian Jacobs.

15 18. Kate Spade garners significant media mentions, as demonstrated in  
 16 monthly credit reports tracking mentions in magazines and on digital sites. These  
 17 mentions include both editorial and also feature Kate Spade product, as well as  
 18 celebrities wearing Kate Spade products, many of which incorporate the SPADE  
 19 Design Mark.

20 19. Kate Spade has received accolades and recognition, including for its  
 21 innovation and reach in product design and for its successful marketing strategies. In  
 22 product design, Kate Spade has been recognized in connection with the design of its  
 23 watches, tech accessories, fragrance, home and table-top, and eyewear.

24 20. In marketing—where Kate Spade consistently and prominently displays  
 25 its trademarks—Kate Spade has received multiple accolades, including:  
 26 (i) Fashion 2.0 Award (the first industry-recognized distinction honoring the most  
 27 innovative fashion brands for their outstanding achievements and communication  
 28 strategies across a variety of digital media channels) for Best Website (2010), for

Best Instagram (2012), for Top Innovator (2012), Best Pinterest (2015); (ii) “Lifestyle Brand of the Year” (2011); (iii) one of the 50 best brands to follow on Twitter across all industries (2013); (iv) the third most popular clothing brand among college-aged women, putting it ahead of MICHAEL KORS, COACH and TORY BURCH (2015); (v) Cannes Lions Shortlist for Branded Content and Entertainment (#MissAdventure films) (2015); (vi) number two accessible luxury handbag company after Coach based on Kate Spade commissioned qualitative research, North America (2015); (vii) CLIO Gold Award for Fashion (2016); (viii) Number one fashion brand on Pinterest (2016); and (ix) one of the 20 most successful American Fashion Brands by 24/7 Wall Street (2019).

21. Kate Spade has received at least the following awards and accolades (by year):

- a. Fashion 2.0 Award (the first industry-recognized distinction honoring the most innovative fashion brands for their outstanding achievements and communication strategies across a variety of digital media channels) for Best Website (2010);
- b. the American Apparel and Footwear Association gave Kate Spade the “Lifestyle Brand of the Year” award in a “celebrity-filled event (2011);”
- c. Fashion 2.0 Award for Best Instagram (nominated for Best Blog) (2012);
- d. Fashion 2.0 Award for *Top Innovator* (2012);
- e. Google ranked KATE SPADE the fifth most searched fashion brand on Google, just below GUCCI and ahead of RACHEL ZOE and GIVENCHY (2013);
- f. *Business Insider* named KATE SPADE one of the 50 best brands to follow on Twitter across all industries (2013);

- g. the NPD Group, Inc. (“NPD”)--one of the largest market research companies that obtains point of sale data to determine the ranking of various brands in various product categories--ranked Kate Spade as the number one brand for tabletop accessories (2013 - 2017);
- h. #1 fragrance launch at Nordstrom (2013);
- i. EyeVote Readers’ Choice Award (2013-2020);
- j. NPD ranked Kate Spade as the number one fashion brand in tech accessories (e.g., phone cases) (2014 - 2018);
- k. *Forbes* ranked KATE SPADE the eighth fastest growing fashion brand on Pinterest (2014);
- l. Gold Award at Chelsea in Bloom window competition (2014);
- m. Best overall e-commerce customer service (in the US) by Stella Services (2014);
- n. Goldman Sachs conducted a study that found KATE SPADE was the third most popular clothing brand among college-aged women, putting it ahead of MICHAEL KORS, COACH and TORY BURCH (2015);
- o. ‘The Joy Ride’ Hit #6 on the AdAge Viral Video Chart (2015);
- p. Kate Spade’s on purpose label was selected as the best Economic Empowerment Program at the US Chamber of Commerce Foundation’s annual Citizens Awards (2015);
- q. Fashion 2.0 Award for *Best Pinterest* (2015);
- r. Gold Award, Innovation Award & People’s Choice Award at Chelsea in Bloom window competition (2015);

- 1 s. Cannes Lions Shortlist for Branded Content and Entertainment
- 2 (#MissAdventure films) (2015);
- 3 t. Number two accessible luxury handbag company after Coach
- 4 based on Kate Spade commissioned qualitative research, North
- 5 America (2015);
- 6 u. Number one designer brand of iPhone cases at Apple stores; #1
- 7 designer brand at Best Buy and Verizon (2015);
- 8 v. *Forbes* ranked KATE SPADE the third fastest growing retailer in
- 9 fashion (2015);
- 10 w. Number 14 fragrance launch of Walk on Air out of 2,000 new
- 11 fragrances (2015);
- 12 x. Number one designer/bridge sunglass brand in US department
- 13 stores (2016 & 2015);
- 14 y. Icon Honors, the annual awards program that recognizes
- 15 excellence in the home and gift industries, awarded Kate Spade its
- 16 Icon award in connection with its launch of the KATE SPADE
- 17 kitchenware collection (2016 & 2015);
- 18 z. 2016 CLIO Gold Award for Fashion: Film (#MissAdventure
- 19 films) (2016);
- 20 aa. Number one fashion brand on Pinterest (2016);
- 21 bb. Finalist in 6<sup>th</sup> Annual Shorty Awards for Fashion and Pinterest
- 22 (2016);
- 23 cc. Number one bridal registry (2017 & 2016);
- 24 dd. Number one bridal registry (2017 & 2016);
- 25
- 26
- 27
- 28

1                   ee. Named in Top 10 Fashion Brands in Digital by Garner's L2  
 2                   Digital IQ Index: Fashion Global (Kate Spade is ranked no. 6)  
 3                   (2018);  
 4                   ff. Named one of Forbes Best Midsize Employers in (2019 & 2018);  
 5                   gg. Named one of America's Best Companies for Customer Service  
 6                   by *Newsweek*, taking top honors within the Online Luxury Fashion  
 7                   Accessories category (2019 & 2018);  
 8  
 9                   hh. In 2018 and 2019, the KATE SPADE Scallop touchscreen  
 10                  smartwatch won "Best Wearable" from Digital Trends (2019 and  
 11                  2018);  
 12                  ii. Named one of the 20 most successful American Fashion Brands  
 13                  by *24/7 Wall Street* (2019);  
 14                  jj. The KATE SPADE Scallop smartwatch was finalist for  
 15                  Engadget's "Best of CES" award (2019); and  
 16                  kk. KATE SPADE smart watch won Best Wearable Tech Award  
 17                  (*Android Authority* and *Stuff*) (2019);  
 18  
 19                  ll. "Best Product" award winner for the Kate Spade New York  
 20                  eyewear collection (2019).

21                  22. Kate Spade uses a 360-degree approach to marketing -- synchronizing  
 22 its efforts across all channels to ensure consistency at every touchpoint. Kate Spade's  
 23 marketing strategy is to deliver a consistent, relevant and multi-layered message  
 24 every time the consumer comes in contact with Kate Spade through communications  
 25 and visual merchandising. Kate Spade has dedicated millions of dollars to market its  
 26 goods bearing the SPADE Marks, which includes the distribution of brand imagery,  
 27 both in film and in print, via digital and social media, outdoor advertising, as well as  
 28

1 the production of those assets including public relations efforts, fashion events and  
 2 presentations.

3       23. Kate Spade invests in digital advertisements geared to potential  
 4 customers as they browse third-party websites, and maintains Kate Spade pages on  
 5 all the major social media platforms, including, Facebook, Instagram, Pinterest,  
 6 Twitter, Tumblr, SnapChat and Tiktok. Kate Spade has amassed millions of  
 7 followers on Instagram and Facebook. Additionally, Kate Spade enjoys millions of  
 8 views of its YouTube and Pinterest content.

9       24. Beginning in 2001 as part of its marketing strategy, Kate Spade created  
 10 digital movies content/videos that it features on Kate Spade's popular YouTube  
 11 channel. Since 2018, Kate Spade has produced over 390 digital movies and videos.  
 12 The content of these films varies. Some of the films feature a specific product, such  
 13 as a new handbag, or watch or wearable technology. Other films serve as instructional  
 14 videos. Yet, other films commemorate the launch of a new product category, like  
 15 home decor.

16       25. Perhaps most celebrated, however, are Kate Spade's "shoppable" short  
 17 films, referred to as the #MissAdventure series, which first premiered in 2014. The  
 18 #MissAdventure series features popular actresses, such as Anna Kendrick and Anna  
 19 Farris, who bring to life the adventures of the "Kate Spade New York girl" – a riff on  
 20 Kate Spade's popular KATE SPADE NEW YORK trademark – a character, who is  
 21 "optimistic, not perfect," "turns lemons into lemonade" and "views life as an  
 22 adventure." Many other noteworthy women have participated in the series as well,  
 23 including: (i) Rosie Perez, actor; (ii) Iris Apfel, a businesswoman, interior designer,  
 24 and fashion icon; (iii) Gloria Steinman, a feminist, journalist and social activist; (iv)  
 25 Miss Piggy, the well-known Muppet character; and (v) Zosia Mamet, an actor and  
 26 musician.

27       26. The #MissAdventure series has been featured not just on Kate Spade's  
 28 YouTube, Facebook, Instagram and Pinterest sites but also on television, through a

1 partnership with Hulu, and on third party websites owned by US Weekly, Salon, Food  
 2 Network and Rolling Stone Magazine and other websites associated with Kate  
 3 Spade's media partners, Refinery29, Hearst and Conde Nast. By December 2014,  
 4 one month after the first episodes of #MissAdventure had aired, the series reached 20  
 5 million YouTube viewers. Today, the videos have received over 150 million views  
 6 in the United States. Each of these videos prominently show the ♠ logo, reinforcing  
 7 the KATE SPADE brand:



16       27.    Kate Spade's business consists of direct-to-consumer sales, through its  
 17 own retail stores and website, which was established in 2010. Over the years, the  
 18 number of visits to Kate Spade's online store has grown to millions of visits.  
 19

20       28.    Kate Spade's domestic net sales of products bearing the SPADE Marks  
 21 have grown to billions of dollars. Sales of Kate Spade watches—the product at issue  
 22 here—are equally significant at over hundreds of millions of dollars.  
 23

24       29.    Kate Spade also sells to approximately 200 retail and outlet stores across  
 25 the U.S. Kate Spade sells wholesale to specialty stores and major department stores.  
 26 Kate Spade's third-party retailers sell SPADE-branded merchandise in their retail  
 27 locations and through their websites. Kate Spade also sells its goods through online  
 28 retailers.  
 29

1      **B. THE KATE SPADE MARKS**

2      30. Plaintiff owns over 60 U.S. registrations consisting of or including the  
 3      SPADE Word Marks, and/or consisting of or including SPADE's functional  
 4      equivalent, the SPADE Design Marks, including ♠, , ♣ and ♠.

5      31. Many of Plaintiff's federal registrations of the SPADE Marks are  
 6      incontestable within the meaning of the Section 15 of the Lanham Act, 15 U.S.C.  
 7      § 1065, including but not limited to the marks depicted in the chart attached hereto as  
 8      **Exhibit A.**

9      32. The SPADE Marks have been continuously used and registered in  
 10     connection with all of Kate Spade's different product categories. Specifically, the  
 11     ♠ logo, symbolizing the SPADE in KATE SPADE, has been prominently and  
 12     continuously used in its sales and marketing of virtually all product categories, since  
 13     the debut of its iconic handbags, including:

- 14      a. on packaging, hangtags and store signage;
- 15      b. throughout the [katespade.com](http://katespade.com) website;
- 16      c. throughout Kate Spade's social media accounts, including  
             Facebook, Instagram, YouTube, Pinterest and Twitter; and
- 17      d. in connection with products, including within print patterns,  
             leather embossing and cutout design details, on jewelry, shoes,  
             hardware in handbags, and on watch faces, as shown below.



1       33. Kate Spade's continuous use of the ♠ logo since 1993 has made the ♠  
 2 logo synonymous with the brand.

3       34. The Board has twice held that the SPADE Marks are strong. The Board  
 4 held that the KATE SPADE mark is "conceptually strong and commercially very  
 5 strong." *Kate Spade LLC v. Thatch, LLC and The Spades Trademark Company, LLC*,  
 6 No. 91216585, 2020 WL 242513, at \*9 (Jan. 9, 2020); *see also Kate Spade LLC v.*  
 7 *WOLV, Inc.*, No. 91241442, 2022 WL 1237459, at \*16 (Apr. 25, 2022) (finding that  
 8 the "KATE SPADE mark and spade logo are very strong marks," and that "the KATE  
 9 SPADE mark and the spade design are both inherently strong and commercially  
 10 strong").

11      **C. DEFENDANT'S WOLV MARK**

12       35. On information and belief, long after Kate Spade adopted the SPADE  
 13 Marks, Defendant sought to use its SPADE Wolf Mark in connection with  
 14 wristwatches.

15       36. On November 4, 2017, Defendant applied to register the SPADE Wolf  
 16 Mark based on bona fide intent to use the mark in connection with wristwatches (the  
 17 "Application").

18      **D. THE TRADEMARK TRIAL AND APPEAL BOARD**

19       37. On May 29, 2018, Plaintiff filed a Notice of Opposition under § 13 of  
 20 the Federal Trademark Act, 15 U.S.C. § 1063.

21       38. Plaintiff filed the Notice of Opposition seeking to prevent the issuance  
 22 of a federal trademark registration for the SPADE Wolf Mark for use in connection  
 23 with the goods listed in the SPADE Wolf Application on several grounds that would  
 24 result in damage to Kate Spade, including: the concurrent use of Defendant's SPADE  
 25 Wolf Mark and Kate Spade's SPADE Design Marks is likely to cause confusion with  
 26 respect to the source, origin, and/or sponsorship of the Defendant's Goods within the  
 27 meaning of the § 2(d) of the Federal Trademark Act, 15 U.S.C. § 1052(d).

28       39. The proceeding was assigned Opposition No. 91241442.

1 40. Defendant, in its Answer, denied Plaintiff's allegations.

2 41. On April 25, 2022, the Board issued a final decision denying the  
3 opposition filed by Plaintiff, and that decision is subject to review by this Court under  
4 § 21(b) of the Federal Trademark Act, 15 U.S.C. § 1071(b).

5 **FIRST CLAIM FOR RELIEF**

6 **(Judicial Review of Trademark Trial and Appeal Board Final Decision)**

7 42. Plaintiff realleges and incorporates by reference the allegations in  
8 paragraphs 1 through 41, as if set forth fully herein.

9 43. As a cause of action and ground for relief against Defendant, Plaintiff  
10 seeks, in part, a *de novo* judicial review pursuant to § 21(b) of the Federal Trademark  
11 Act, 15 U.S.C. § 1071(b), of the final decision rendered by the Board in *Kate Spade*  
12 *LLC v. WOLV, Inc.*, Opposition No. 91241442 on the following grounds:

- 13 a. The Board failed to compare  and 14 (a) ♠ and ; and (b) KATE SPADE and  and 21 spade logo are very strong marks," and that "the KATE SPADE  
22 mark and the spade design are both inherently strong and  
23 commercially strong," the Board failed to account for the fame  
24 of the mark in finding the likelihood of confusion. *Kate Spade*  
25 *LLC v. WOLV, Inc.*, No. 91241442, 2022 WL 1237459, at \*16  
26 (Apr. 25, 2022).
- 27 c. Additional evidence to be presented before this Court for *de*  
28 *novo* consideration showing that the SPADE Marks are famous,

1 thereby affording Plaintiff a broader scope of protection when  
2 assessing the likelihood that consumers would confuse the  
3 SPADE Wolf Mark and SPADE Marks.

4 d. Plaintiff elects to seek recourse under § 21(b) of the Federal  
5 Trademark Act, 15 U.S.C. § 1071(b), for reversal of the April  
6 25, 2022 decision on the grounds that Defendant's use and  
7 registration of the SPADE Wolf Mark in connection with the  
8 goods described in the SPADE Wolf Application is likely to  
9 cause confusion with Kate Spade's famous SPADE Marks.

10 **PRAYER FOR RELIEF**

11 WHEREFORE, Plaintiff prays for entry of a judgment ordering that:

12 1. The Court reverse the final decision of the Board in the Opposition and,  
13 in accordance with § 37 of the Federal Trademark Act, 15 U.S.C. § 1119, directing  
14 the USPTO to deny registration of Defendant's SPADE Wolf Application.

15  
16 DATED: June 27, 2022

DAVIS WRIGHT TREMAINE LLP

17  
18 By:/s/ *Nicole Medeiros* \_\_\_\_\_  
19 G. Roxanne Elings  
20 Nicole Medeiros  
Attorneys for Plaintiff  
21 KATE SPADE LLC

# **EXHIBIT A**

MARK	APP. NO. APP. DATE	REG. NO. REG. DATE	GOODS AND SERVICES
	<b>App 86813669</b> App 09-NOV-2015	<b>Reg 5048235</b> Reg 27-SEP-2016	<p>3</p> <p><b>Goods and Services:</b></p> <p><b>INT. CL. 3</b> FRAGRANCES, PERFUME, EAU DE PARFUM AND EAU DE TOILETTE; SOAPS, NAMELY, CREAM SOAP, ANTIPERSPIRANTS AND DEODORANTS FOR PERSONAL USE, LOTIONS AND CREAMS, NAMELY BODY LOTION, HAND LOTIONS AND BATH CREAMS, ESSENTIAL OILS FOR THE BODY, SKIN POWDERS, NAMELY, BODY POWDER, SHAMPOOS, CONDITIONERS, NAMELY HAIR CONDITIONERS, BATH PEARLS AND BATH SALTS, BODY SPRAYS, BODY SCRUB, BODY MASKS, BUBBLE BATH</p>
	<b>App 86660971</b> App 12-JUN-2015	<b>Reg 5028261</b> Reg 23-AUG-2016	<p>3</p> <p><b>Goods and Services:</b></p> <p><b>INT. CL. 3</b> COSMETICS; FRAGRANCES AND PERFUMERY</p>
	<b>App 86661000</b> App 12-JUN-2015	<b>Reg 5042309</b> Reg 13-SEP-2016	<p>8</p> <p><b>Goods and Services:</b></p> <p><b>INT. CL. 8</b> BOXES SPECIALLY ADAPTED FOR THE STORAGE OF CUTLERY AND FLATWARE; FLATWARE</p>
	<b>App 86661070</b> App 12-JUN-2015	<b>Reg 5205421</b> Reg 16-MAY-2017	<p>9</p> <p><b>Goods and Services:</b></p> <p><b>INT. CL. 9</b> CARRYING CASES SPECIALLY ADAPTED FOR ELECTRONIC EQUIPMENT, NAMELY, CELL PHONES, LAPTOPS, ELECTRONIC BOOK READERS, PORTABLE PC TABLETS, EAR BUDS AND PORTABLE MEDIA PLAYERS; COMPUTER MOUSE; EAR BUDS; EYEGLASS CHAINS AND CORDS; EYEWEAR; EYEWEAR CASES; PROTECTIVE COVERS AND CASES FOR CELL PHONES, LAPTOPS AND PORTABLE MEDIA PLAYERS; PROTECTIVE COVERS AND CASES FOR TABLET COMPUTERS; USB (UNIVERSAL SERIAL BUS) HARDWARE</p>
	<b>App 86661092</b> App 12-JUN-2015	<b>Reg 5028262</b> Reg 23-AUG-2016	<p>14</p> <p><b>Goods and Services:</b></p> <p><b>INT. CL. 14</b> JEWELRY; JEWELRY BOXES; JEWELRY CASES; PINS BEING JEWELRY; WATCHES</p>
	<b>App 86661120</b> App 12-JUN-2015	<b>Reg 5032905</b> Reg 30-AUG-2016	<p>18</p> <p><b>Goods and Services:</b></p> <p><b>INT. CL. 18</b> BACKPACKS; BEACHBAGS; CLUTCH BAGS; CLUTCHES; COSMETIC BAGS SOLD EMPTY; CREDIT CARD CASES AND HOLDERS; HANDBAGS, PURSES AND WALLETS; KEY BAGS;</p>

MARK	APP. NO.	REG. NO.	GOODS AND SERVICES
			APP. DATE
			KEYCASES; LUGGAGE; SPORTS BAGS; TOTE BAGS; TRAVEL BAGS; UMBRELLAS
	<b>App 86661289</b> App 12-JUN-2015	<b>Reg 4889147</b> Reg 19-JAN-2016	25 <b>Goods and Services:</b> <b>INT. CL. 25</b> A FULL LINE OF WOMEN'S CLOTHING, FOOTWEAR, AND HEADWEAR
	<b>App 86661312</b> App 12-JUN-2015	<b>Reg 4931152</b> Reg 05-APR-2016	35 <b>Goods and Services:</b> <b>INT. CL. 35</b> RETAIL STORE SERVICES FEATURING APPAREL, FASHION ACCESSORIES, HANDBAGS, JEWELRY, LEATHER GOODS, EYEWEAR, FOOTWEAR, COSMETICS, FRAGRANCES, AND HOME PRODUCTS
	<b>App 86567673</b> App 18-MAR-2015	<b>Reg 5037332</b> Reg 06-SEP-2016	11 <b>Goods and Services:</b> <b>INT. CL. 11</b> LIGHTING NAMELY, WALL, FLOOR, CEILING, AND TABLE LAMPS, INDOOR HOME LIGHTING FIXTURES AND OUTDOOR HOME LIGHTING FIXTURES
	<b>App 86349400</b> App 28-JUL-2014	<b>Reg 4942088</b> Reg 19-APR-2016	21 <b>Goods and Services:</b> <b>INT. CL. 21</b> DINNERWARE, NAMELY, PLATES, CUPS, MUGS, SAUCERS, BOWLS AND SERVING TRAYS; BEVERAGE GLASSWARE, DRINKING GLASSES, NAMELY, TUMBLERS, COOKWARE, NAMELY, POTS AND PANS, STEAMERS, BAKING DISHES, CHOPPING AND CUTTING BOARDS FOR KITCHEN USE, CONTAINERS FOR HOUSEHOLD OR KITCHEN USE, KITCHEN UTENSILS, NAMELY, POURING AND STRAINING SPOUTS, GRATERS AND LADLES, SPATULAS, STRAINERS, SIEVES, COLANDERS, SQUEEGEES AND SPONGES AND WASTE BINS FOR HOUSEHOLD USE, COASTERS NOT OF PAPER AND NOT BEING TABLE LINEN OR TEXTILE, SALT AND PEPPER SHAKERS, SPOON REST, TRIVET, ALL PURPOSE PORTABLE HOUSEHOLD CONTAINERS; GLASS STORAGE JARS; GLOVES FOR HOUSEHOLD PURPOSES; LAUNDRY HAMPERS, SORTERS AND BINS FOR DOMESTIC OR HOUSEHOLD USE; CAKE PANS AND PLATTERS, STOCK POTS, BATH ACCESSORIES, NAMELY, CUP HOLDERS AND TOOTHBRUSH HOLDERS

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			APP. DATE
	<b>App 86349397</b> <b>App 28-JUL-2014</b>	<b>Reg 4998836</b> <b>Reg 12-JUL-2016</b>	25 <b>Goods and Services:</b> <b>INT. CL. 25 APRONS, PLASTIC APRONS, PAPER APRONS</b>
	<b>App 86347813</b> <b>App 25-JUL-2014</b>	<b>Reg 5110231</b> <b>Reg 27-DEC-2016</b>	8 <b>Goods and Services:</b> <b>INT. CL. 8 FLATWARE, NAMELY, FORKS, KNIVES, AND SPOONS; AND BOXES SPECIALLY ADAPTED FOR THE STORAGE OF CUTLERY AND FLATWARE</b>
	<b>App 86347814</b> <b>App 25-JUL-2014</b>	<b>Reg 4942083</b> <b>Reg 19-APR-2016</b>	24 <b>Goods and Services:</b> <b>INT. CL. 24 TABLE LINENS, NAMELY, COASTERS, NAPKINS, PLACE MATS, TABLE CLOTHS; OVEN MITTS; POT HOLDERS, BATH SHEETS, LINENS, NAMELY, BED LINENS, KITCHEN LINENS, TOWELS; BEDDINGS, NAMELY, BED THROWS, BED SHEETS, FITTED SHEETS, DUVET COVERS, COMFORTERS, PILLOW CASES, PILLOW SHAMS, DUST RUFFLES, BEDSPREADS; FABRICS, NAMELY, WOVEN, PRINTED, NATURAL AND SYNTHETIC FIBER DECORATIVE FABRICS OF COTTON, SILK, NYLON, GRASSCLOTH, POLYMERS, VELVET, AND WALL COVERINGS, FABRICS AND TEXTILES FOR USE AND IN THE MANUFACTURE OF HOME FURNISHINGS, NAMELY, UPHOLSTERY, DRAPERIES, WALL COVERINGS, LINENS CURTAINS, PILLOWS, BEDSHEETS, QUILTS; THROWS; HAND TOWELS, SERVIETTES OF TEXTILE, WINDOW TREATMENTS, NAMELY, DRAPES, WINDOW PANELS, WINDOW SHEERS IN THE NATURE OF COTTON, WOOL, POLYESTER, VELVET, NATURAL AND SYNTHETIC FIBER; KITCHEN TEXTILES, NAMELY, TOWELS, PLACEMATS; WALL HANGINGS OF TEXTILE, TEXTILE HANDKERCHIEFS</b>
	<b>App 86290128</b> <b>App 23-MAY-2014</b>	<b>Reg 4960784</b> <b>Reg 17-MAY-2016</b>	20 <b>Goods and Services:</b> <b>INT. CL. 20 FABRIC SOLD AS AN INTEGRAL COMPONENT OF FINISHED FURNITURE; FURNITURE; FURNITURE MADE OF LEATHER, FABRIC</b>
	<b>App 86290162</b> <b>App 23-MAY-2014</b>	<b>Reg 4937376</b> <b>Reg 12-APR-2016</b>	24 <b>Goods and Services:</b> <b>INT. CL. 24 FABRICS AND TEXTILES FOR USE IN THE MANUFACTURE OF HOME FURNISHINGS, NAMELY, UPHOLSTERY, FURNITURE, DRAPERIES, WALL COVERINGS, LINENS, CURTAINS, PILLOWS, BED SHEETS, QUILTS AND CURTAIN</b>

MARK	APP. NO.	REG. NO.	GOODS AND SERVICES
	APP. DATE	REG. DATE	
			TIE-BACKS; WOVEN, PRINTED, NATURAL AND SYNTHETIC FIBER DECORATIVE FABRICS; SHEER FABRICS AND LACE FABRICS
	<b>App 86290181</b> <b>App 23-MAY-2014</b>	<b>Reg 4937377</b> <b>Reg 12-APR-2016</b>	26 <b>Goods and Services:</b> <b>INT. CL. 26</b> FABRIC AND FURNISHING TRIMMINGS, NAMELY, ORNAMENTAL RIBBONS MADE OF TEXTILES, LACE TRIMMING, TASSELS, BRAIDS, FRINGES AND DECORATIVE CORDS, HABERDASHERY; BARRETTES, HAIR ACCESSORIES, NAMELY, CLAW CLIPS, HAIR TIES, HAIR CRUNCHIES, HAIR BANDS, ORIENTAL HAIR PINS
	<b>App 86290191</b> <b>App 23-MAY-2014</b>	<b>Reg 4937378</b> <b>Reg 12-APR-2016</b>	27 <b>Goods and Services:</b> <b>INT. CL. 27</b> WALLPAPER, NON-TEXTILE WALL COVERINGS, NAMELY, WALL COVERINGS MADE OF PAPER, GRASS CLOTH, VINYL OR POLYMERS HAVING BORDERS BEING WALL DECORATIONS IN THE NATURE OF WALL COVERINGS; CARPETING, RUGS; BROADLOOM CARPETS; AREA RUGS; CARPETS, RUGS FOR COVERING EXISTING FLOORS, PROTECTIVE FLOOR COVERINGS
	<b>App 85833663</b> <b>App 28-JAN-2013</b>	<b>Reg 4565080</b> <b>Reg 08-JUL-2014</b>	3 <b>Goods and Services:</b> <b>INT. CL. 3</b> COSMETICS, NAMELY, PERFUMES, COLOGNES, PERSONAL CLEANING AND BATH PRODUCTS, NAMELY, SOAPS; PERSONAL CARE PRODUCTS, NAMELY, SKIN MOISTURIZER, SHOWER GELS
<b>KATE SPADE NEW YORK</b>	<b>App 85421677</b> <b>App 13-SEP-2011</b>	<b>Reg 4138884</b> <b>Reg 08-MAY-2012</b>	9 <b>Goods and Services:</b> <b>INT. CL. 9</b> CARRYING CASES FOR ELECTRONIC EQUIPMENT, NAMELY, CELL PHONES AND LAPTOPS; CELL PHONE COVERS; PROTECTIVE SLEEVES FOR LAPTOP COMPUTERS
	<b>App 85298818</b> <b>App 19-APR-2011</b>	<b>Reg 4155479</b> <b>Reg 05-JUN-2012</b>	21 <b>Goods and Services:</b> <b>INT. CL. 21</b> BATH ACCESSORIES, NAMELY, CUP HOLDERS; CUPS; LOTION CONTAINERS SOLD EMPTY FOR DOMESTIC USE; SOAP DISHES; SOAP DISPENSERS; SOAP HOLDERS; TOOTHBRUSH HOLDERS; WASTE BASKETS

MARK	APP. NO.	REG. NO.	GOODS AND SERVICES
			APP. DATE
	<b>App 85297677</b> <b>App 18-APR-2011</b>	<b>Reg 4155475</b> <b>Reg 05-JUN-2012</b>	24 <b>Goods and Services:</b> <b>INT. CL. 24</b> BED BLANKETS; BED SHEETS; BED SKIRTS; BED THROWS; BEDSPREADS; COMFORTERS; COVERS FOR CUSHIONS; CRIB BUMPER PADS; CRIB BUMPERS; CRIB CANOPIES; CURTAINS; DRAPERIES; DUST RUFFLES; DUVET COVERS; DUVETS; HANDKERCHIEFS; KITCHEN LINENS; KITCHEN TOWELS; MATTRESS COVERS; MATTRESS PADS; PILLOW COVERS; PILLOW SHAMS; PILLOWCASES; POT HOLDERS; QUILTS; SHOWER CURTAINS; TABLE LINEN, NAMELY, COASTERS, NAPKINS, PLACE MATS AND TABLECLOTHS; TOWELS; WASH CLOTHS
	<b>App 85289992</b> <b>App 08-APR-2011</b>	<b>Reg 4155450</b> <b>Reg 05-JUN-2012</b>	18 <b>Goods and Services:</b> <b>INT. CL. 18</b> BACKPACKS; BEACH BAGS; CARD WALLETS; CLUTCH BAGS; CLUTCH PURSES; COSMETIC BAGS SOLD EMPTY; COSMETIC CASES SOLD EMPTY; CREDIT CARD CASES; HANDBAGS; KEY BAGS; KEY CASES; KEY WALLETS; LUGGAGE; PURSES; SPORT BAGS; TOTE BAGS; TRAVEL BAGS; TRAVEL CASES; UMBRELLAS; WALLETS
	<b>App 85290002</b> <b>App 08-APR-2011</b>	<b>Reg 4155451</b> <b>Reg 05-JUN-2012</b>	25 <b>Goods and Services:</b> <b>INT. CL. 25</b> BELTS; BLAZERS; BLOUSES; BOTTOMS; BRAS; COATS; DRESSES; FOOTWEAR; GLOVES; HEADWEAR; HOSIERY; JACKETS; JEANS; KNIT TOPS; LINGERIE; LOUNGEWEAR; NECKWEAR; PANTS; SCARVES; SHIRTS; SHORTS; SKIRTS; SLEEPWEAR; SOCKS; SUITS; SWEATERS; SWIMWEAR; T-SHIRTS; TANK TOPS; TOPS; UNDERWEAR
	<b>App 85290010</b> <b>App 08-APR-2011</b>	<b>Reg 4155452</b> <b>Reg 05-JUN-2012</b>	35 <b>Goods and Services:</b> <b>INT. CL. 35</b> RETAIL STORE AND ON-LINE RETAIL STORE SERVICES FEATURING APPAREL, FASHION ACCESSORIES, HANDBAGS, JEWELRY, LEATHER GOODS, EYEWEAR, FOOTWEAR, FRAGRANCE AND COSMETICS, AND HOME PRODUCTS
	<b>App 85120019</b> <b>App 31-AUG-2010</b>	<b>Reg 4158419</b> <b>Reg 12-JUN-2012</b>	9 <b>Goods and Services:</b> <b>INT. CL. 9</b> EYEGLASS CHAINS AND CORDS; EYEGLASS FRAMES; EYEGLASSES; EYEWEAR; EYEWEAR CASES; SUNGLASSES

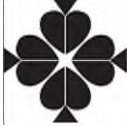
MARK	APP. NO.	REG. NO.	GOODS AND SERVICES
	APP. DATE	REG. DATE	
	<b>App 85120071</b> <b>App 31-AUG-2010</b>	<b>Reg 4522233</b> <b>Reg 29-APR-2014</b>	3 <b>Goods and Services:</b> <b>INT. CL. 3</b> AFTER SHAVE LOTIONS; BODY LOTION; BODY MILK; BODY OIL; BODY POWDER; BODY SCRUB; BODY SPRAYS; BUBBLE BATH; COSMETICS; ESSENTIAL OILS; FACE AND BODY CREAMS; FACE POWDER; FRAGRANCES; HAIR SHAMPOOS AND CONDITIONERS; HAIR STYLING PREPARATIONS; PERFUMES AND COLOGNES; PERSONAL DEODORANTS; POTPOURRI; SKIN CLEANSERS; SOAPS FOR PERSONAL USE; SUN-TANNING OILS AND LOTIONS; TOILET SOAP
	<b>App 85120107</b> <b>App 31-AUG-2010</b>	<b>Reg 4017099</b> <b>Reg 23-AUG-2011</b>	16 <b>Goods and Services:</b> <b>INT. CL. 16</b> ADDRESS BOOKS; APPOINTMENT BOOKS; CALENDARS; INVITATION CARDS; NOTE CARDS; PERSONAL ORGANIZERS; STATIONERY
	<b>App 85116332</b> <b>App 26-AUG-2010</b>	<b>Reg 4158410</b> <b>Reg 12-JUN-2012</b>	14 <b>Goods and Services:</b> <b>INT. CL. 14</b> ANKLE BRACELETS; BRACELETS; CHARMS; EARRINGS; JEWELRY; JEWELRY BOXES; JEWELRY CASES; NECKLACES; PENDANTS; PINS BEING JEWELRY; RINGS; WATCHES
<b>KATE SPADE NEW YORK</b>	<b>App 85058706</b> <b>App 09-JUN-2010</b>	<b>Reg 4158328</b> <b>Reg 12-JUN-2012</b>	3 <b>Goods and Services:</b> <b>INT. CL. 3</b> COSMETICS; LIPSTICK; NAIL POLISH
<b>KATE SPADE NEW YORK</b>	<b>App 77969578</b> <b>App 26-MAR-2010</b>	<b>Reg 3955827</b> <b>Reg 03-MAY-2011</b>	3 <b>Goods and Services:</b> <b>INT. CL. 3</b> BODY CREAM; BODY LOTION; FRAGRANCES AND PERFUMERY; SHOWER GEL
<b>KATE SPADE NEW YORK</b>	<b>App 78698211</b> <b>App 23-AUG-2005</b>	<b>Reg 3095754</b> <b>Reg 23-MAY-2006</b>	6 18 <b>Goods and Services:</b> <b>INT. CL. 6</b> METAL KEY RINGS <b>INT. CL. 18</b> LEATHER KEY RINGS
<b>KATE SPADE NEW YORK</b>	<b>App 78633006</b> <b>App 19-MAY-2005</b>	<b>Reg 3092920</b> <b>Reg 16-MAY-2006</b>	14 <b>Goods and Services:</b> <b>INT. CL. 14</b> JEWELRY AND WATCHES

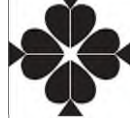
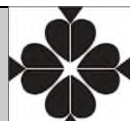
MARK	APP. NO.	REG. NO.	GOODS AND SERVICES
			APP. DATE
KATE SPADE	App 76535011 App 06-AUG-2003	Reg 2905861 Reg 30-NOV-2004	35 <b>Goods and Services:</b> <b>INT. CL. 35</b> RETAIL STORE SERVICES FEATURING ACCESSORIES INCLUDING HANDBAGS, WALLETS, SHOES, SMALL LEATHER GOODS, JEWELRY, HOME PRODUCTS INCLUDING TABLETOP AND HOME TEXTILES
KATE SPADE NEW YORK	App 76530961 App 21-JUL-2003	Reg 2956539 Reg 31-MAY-2005	35 <b>Goods and Services:</b> <b>INT. CL. 35</b> RETAIL STORE SERVICES FEATURING CLOTHING, HANDBAGS, RELATED ACCESSORIES AND HOME FASHIONS DEPARTMENTS
KATE SPADE NEW YORK	App 76469960 App 25-NOV-2002	Reg 2841312 Reg 11-MAY-2004	8 21 <b>Goods and Services:</b> <b>INT. CL. 8</b> STAINLESS STEEL FLATWARE, NAMELY, KNIVES, FORKS, SPOONS <b>INT. CL. 21</b> DINNERWARE, NAMELY PLATES, CUPS, SAUCERS, MUGS, SERVING BOWLS, SERVING PLATTERS, SUGAR BASINS AND CREAMER PITCHERS SOLD AS A UNIT, SALT AND PEPPER SHAKERS, PITCHERS, NON-ELECTRIC COFFEE POTS AND TEAPOTS NOT OF PRECIOUS METAL; STEMWARE, NAMELY, WATER GLASSES, WINE GLASSES, CHAMPAGNE GLASSES, DOUBLE-ON-THE-ROCKS BEVERAGE GLASSES AND HIGHBALL BEVERAGE GLASSES; GIFTWARE, NAMELY, BOWLS, VASES AND CANDLE HOLDERS NOT OF PRECIOUS METAL; LADLES AND CAKE SERVERS
KATE SPADE NEW YORK	App 76469961 App 25-NOV-2002	Reg 2931300 Reg 08-MAR-2005	20 21 24 27 <b>Goods and Services:</b> <b>INT. CL. 20</b> DECORATIVE PILLOWS <b>INT. CL. 21</b> BATH ACCESSORIES, NAMELY, SOAP DISHES, LIQUID SOAP DISPENSERS, LOTION BOTTLES SOLD EMPTY, WASTEPAPER BASKETS, TOOTHBRUSH HOLDERS, CUPS AND CUP HOLDERS <b>INT. CL. 24</b> BED SHEETS, PILLOWCASES, COMFORTERS, BEDSPREADS, QUILTS, BED BLANKETS, BLANKET THROWS, DUVETS, DUVET COVERS, PILLOW SHAMS, DUST RUFFLES, [ MATTRESS PADS, ] EIDERDOWN/NATURAL COMFORTERS, TOWELS, WASH CLOTHS, [ CURTAINS, DRAPERIES, DECORATIVE, WOVEN AND PRINT FABRICS SOLD BY THE PIECE AND BY THE YARD FOR USE IN THE MANUFACTURE OF HOME TEXTILES AND FABRICS USED FOR WALL COVERING AND WALL BORDERS ] <b>INT. CL. 27</b> BATH MATS AND FABRIC BATH MATS

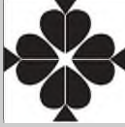
MARK	APP. NO.	REG. NO.	GOODS AND SERVICES
			APP. DATE
KATE SPADE	App 76469962 App 25-NOV-2002	Reg 3139442 Reg 05-SEP-2006	20 21 24 27 <b>Goods and Services:</b> <b>INT. CL. 20</b> DECORATIVE PILLOWS <b>INT. CL. 21</b> BATH ACCESSORIES, NAMELY, SOAP DISHES, LIQUID SOAP DISPENSERS, LOTION BOTTLES SOLD EMPTY, WASTEPAPER BASKETS, TOOTHBRUSH HOLDERS, CUPS AND CUP HOLDERS <b>INT. CL. 24</b> BED SHEETS, PILLOWCASES, COMFORTERS, BEDSPREADS, QUILTS, BED BLANKETS, BLANKET THROWS, DUVETS, DUVET COVERS, PILLOW SHAMS, DUST RUFFLES, [ MATTRESS PADS, ] EIDERDOWN/NATURAL COMFORTERS, TOWELS, WASH CLOTHS, [ CURTAINS, DRAPERIES, DECORATIVE, WOVEN AND PRINT FABRICS SOLD BY THE PIECE AND BY THE YARD FOR USE IN THE MANUFACTURE OF HOME TEXTILES AND FABRICS USED FOR WALL COVERING AND WALL BORDERS ] <b>INT. CL. 27</b> BATH MATS AND FABRIC BATH MATS
KATE SPADE	App 76106039 App 09-AUG-2000	Reg 2724972 Reg 10-JUN-2003	3 <b>Goods and Services:</b> <b>INT. CL. 3</b> [ COSMETICS, ] NAMELY COLOGNE, COLOGNE SPRAY, PERFUMES, BODY LOTIONS, BODY CREAMS, [ BODY OILS, BATH AND SHOWER GEL, POWDER AND SOAPS FOR PERSONAL USE ]
KATE SPADE NEW YORK	App 76041129 App 05-MAY-2000	Reg 2446491 Reg 24-APR-2001	16 <b>Goods and Services:</b> <b>INT. CL. 16</b> PERSONAL ORGANIZERS AND PLANNERS, [ SKETCHBOOKS, ] CALENDARS, ADDRESS BOOKS, [ DESK ACCESSORIES COMPRISING PENCIL HOLDERS, PENCIL CASES, ERASERS, PENCILS AND PENS, AND PENCIL SHARPENERS, ] STATIONERY, [ PHOTO ALBUMS, ] AGENDAS AND APPOINTMENT BOOKS
KATE SPADE NEW YORK	App 76041126 App 05-MAY-2000	Reg 2654803 Reg 26-NOV-2002	9 <b>Goods and Services:</b> <b>INT. CL. 9</b> EYEWEAR, NAMELY, SUNGLASSES, EYEGLASS FRAMES AND EYEGLASS CASES
KATE SPADE NEW YORK	App 76041128 App 05-MAY-2000	Reg 2613247 Reg 27-AUG-2002	25 <b>Goods and Services:</b> <b>INT. CL. 25</b> DRESSES, SKIRTS, [PANTS,] TOPS, SHIRTS, [T-SHIRTS, BLOUSES,] SWEATERS, [SUITS, SPORT COATS, BLAZERS, VESTS,] SLEEPWEAR, PAJAMAS, BATHROBES, [BEACH COVERUPS,] FOOTWEAR, SHOES, [SOCKS, CAPS,] HATS, BANDANNAS, SCARVES, COATS, [JACKETS, RAINWEAR] AND GLOVES

MARK	APP. NO.	REG. NO.	GOODS AND SERVICES
			APP. DATE
KATE SPADE NEW YORK	App 76041130 App 05-MAY-2000	Reg 2537318 Reg 05-FEB-2002	18 <b>Goods and Services:</b> <b>INT. CL. 18</b> HANDBAGS, ALL PURPOSE CARRYING BAGS, TOTE BAGS, TRAVELLING BAGS, SHOULDER BAGS, CLUTCH PURSES, ALL-PURPOSE ATHLETIC BAGS, BACKPACKS, Wallets, COIN PURSES AND COSMETIC BAGS (SOLD EMPTY)
KATE SPADE	App 75250157 App 28-FEB-1997	Reg 2578942 Reg 11-JUN-2002	25 <b>Goods and Services:</b> <b>INT. CL. 25</b> CLOTHING, NAMELY, DRESSES, SKIRTS, PANTS, TOPS, SHIRTS, T-SHIRTS, BLOUSES, SWEATERS, SUITS, SPORT COATS, BLAZERS, VESTS, SLEEPWEAR, PAJAMAS, BATHROBES, BEACH COVERUPS, FOOTWEAR, SHOES, SOCKS, CAPS, HATS, BANDANNAS, SCARVES, COATS, JACKETS, RAINWEAR AND GLOVES
KATE SPADE	App 75220568 App 02-JAN-1997	Reg 2522892 Reg 25-DEC-2001	9 <b>Goods and Services:</b> <b>INT. CL. 9</b> EYEWEAR, NAMELY, SUNGLASSES, EYEGLASS FRAMES AND EYEGLASS CASES
KATE SPADE	App 75047467 App 23-JAN-1996	Reg 2068911 Reg 10-JUN-1997	18 <b>Goods and Services:</b> <b>INT. CL. 18</b> HANDBAGS, ALL-PURPOSE CARRYING BAGS, TOTE BAGS, TRAVELING BAGS, SHOULDER BAGS, CLUTCH PURSES, ALL PURPOSE ATHLETIC BAGS, BACKPACKS, Wallets, COIN PURSES AND COSMETIC BAGS (SOLD EMPTY)
KATE SPADE	App 75047470 App 23-JAN-1996	Reg 2064708 Reg 27-MAY-1997	18 <b>Goods and Services:</b> <b>INT. CL. 18</b> HANDBAGS, ALL-PURPOSE CARRYING BAGS, TOTE BAGS, TRAVELING BAGS, SHOULDER BAGS, CLUTCH PURSES, ALL PURPOSE ATHLETIC BAGS, BACKPACKS, Wallets, COIN PURSES AND COSMETIC BAGS SOLD EMPTY
KATE SPADE NEW YORK	App 97347487 App 5-APR-2022		9 35 <b>Goods and Services:</b> <b>INT. CL. 9</b> DIGITAL MEDIA, NAMELY, DIGITAL COLLECTIBLES, DIGITAL TOKENS, NON-FUNGIBLE TOKENS (NFTS) AND DIGITAL ART; NON-FUNGIBLE TOKENS (NFTS) AND OTHER APPLICATION TOKENS; NON-FUNGIBLE TOKENS USED WITH BLOCKCHAIN TECHNOLOGY; NON-FUNGIBLE TOKENS USED WITH BLOCKCHAIN TECHNOLOGY TO REPRESENT A COLLECTIBLE ITEM; NON-FUNGIBLE TOKENS FEATURING COLLECTIBLE IMAGES AND VIDEOS; NON-FUNGIBLE TOKENS FEATURING DIGITAL ART;

MARK	APP. NO.	REG. NO.	GOODS AND SERVICES
	APP. DATE	REG. DATE	
			<p>DIGITAL TOKENS USED WITH BLOCKCHAIN TECHNOLOGY; DIGITAL TOKENS USED WITH BLOCKCHAIN TECHNOLOGY TO REPRESENT A COLLECTIBLE ITEM; DIGITAL TOKENS USED WITH BLOCKCHAIN TECHNOLOGY FOR DATA STORAGE AND CONTENT ACCESS LIMITATION; DOWNLOADABLE VIRTUAL GOODS, NAMELY, COMPUTER PROGRAMS FEATURING COLLECTIBLE CHARACTERS, HANDBAGS, BACKPACKS, WALLETS, FOOTWEAR, CLOTHING, HEADWEAR, EYEWEAR, JEWELRY, WATCHES, PERFUME, SCENTED BODY CARE PRODUCTS, MAKE-UP, COSMETICS, CELLULAR PHONE CASES, LAPTOP CASES AND FASHION ACCESSORIES FOR USE ONLINE AND IN ONLINE VIRTUAL WORLDS; DOWNLOADABLE COMPUTER SOFTWARE FOR INTERACTIVE GAMES FOR USE VIA A GLOBAL COMPUTER NETWORK AND THROUGH VARIOUS WIRELESS NETWORKS AND ELECTRONIC DEVICES; DOWNLOADABLE SOFTWARE FOR ENGAGING IN SOCIAL NETWORKING AND INTERACTING WITH ONLINE COMMUNITIES; DOWNLOADABLE SOFTWARE FOR ACCESSING AND STREAMING MULTIMEDIA ENTERTAINMENT CONTENT; DOWNLOADABLE SOFTWARE FOR PROVIDING ACCESS TO AN ONLINE VIRTUAL ENVIRONMENT; DOWNLOADABLE COMPUTER SOFTWARE FOR THE CREATION, PRODUCTION AND MODIFICATION OF DIGITAL ANIMATED AND NON-ANIMATED DESIGNS AND CHARACTERS, AVATARS, DIGITAL OVERLAYS AND SKINS FOR ACCESS AND USE IN ONLINE ENVIRONMENTS, VIRTUAL ONLINE ENVIRONMENTS, AND EXTENDED REALITY VIRTUAL ENVIRONMENTS</p> <p><b>INT. CL. 35</b> RETAIL STORE SERVICES FEATURING VIRTUAL GOODS, NAMELY, HANDBAGS, BACKPACKS, WALLETS, FOOTWEAR, CLOTHING, HEADWEAR, EYEWEAR, JEWELRY, WATCHES, PERFUME, SCENTED BODY CARE PRODUCTS, MAKE-UP, COSMETICS, CELLULAR PHONE CASES, LAPTOP CASES AND FASHION ACCESSORIES FOR USE ONLINE; ONLINE RETAIL STORE SERVICES FEATURING VIRTUAL MERCHANDISE, NAMELY, COLLECTIBLE CHARACTERS, HANDBAGS, BACKPACKS, WALLETS, FOOTWEAR, CLOTHING, HEADWEAR, EYEWEAR, JEWELRY, WATCHES, PERFUME, SCENTED BODY CARE PRODUCTS, MAKE-UP, COSMETICS, CELLULAR PHONE CASES, LAPTOP CASES AND FASHION ACCESSORIES</p>

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	App 90166521 App 8-SEP-2020		<p>35</p> <p><b>Goods and Services:</b></p> <p><b>INT. CL. 35</b> RETAIL STORE SERVICES FEATURING APPAREL; ONLINE RETAIL STORE SERVICES AND MAIL ORDER SERVICES, FEATURING APPAREL, FASHION ACCESSORIES, HANDBAGS, JEWELRY, LEATHER GOODS, EYEWEAR, FOOTWEAR, FRAGRANCES, COSMETICS, PERSONAL CARE PRODUCTS, LUGGAGE, AND HOUSEWARES</p>
	App 90075806 App 27-JUL-2020	Reg 6505379 Reg 5-OCT-2021	<p>18</p> <p><b>Goods and Services:</b></p> <p><b>INT. CL. 18</b> ALL-PURPOSE CARRYING BAGS; ATHLETIC BAGS; SPORTS BAGS; LEATHER AND IMITATION LEATHER; HANDBAGS; PURSES; SHOULDER BAGS; TOTE BAGS; CLUTCH PURSES; CLUTCHES; COIN PURSES; WRISTLET BAGS; MESSENGER BAGS; WHEELED MESSENGER BAGS; DUFFLE BAGS; BACKPACKS; BEACHBAGS; BOOK BAGS; BRIEFCASES; TRAVEL BAGS, NAMELY, LUGGAGE AND ALL-PURPOSE CARRYING BAGS, SUITCASES, TRUNKS BEING LUGGAGE, TRAVELLING BAGS, GARMENT BAGS FOR TRAVEL; LUGGAGE AND BAGGAGE TAGS; PLASTIC LUGGAGE LABELS; BAGS FOR CARRYING BABIES' ACCESSORIES; WALLETS; EVENING HANDBAGS; FANNY PACKS; BILLFOLDS; COSMETIC CASES AND BAGS SOLD EMPTY; ANIMAL CARRIERS; ANIMAL LEASHES; FEED BAGS FOR ANIMALS; PET CLOTHING; PET ACCESSORIES, NAMELY, SPECIALLY DESIGNED CANVAS, VINYL OR LEATHER BAGS ATTACHED TO ANIMAL LEASHES FOR HOLDING SMALL ITEMS SUCH AS KEYS, CREDIT CARDS, MONEY OR DISPOSABLE BAGS FOR DISPOSING OF PET WASTE; TOILETRY CASES SOLD EMPTY; DIAPER BAGS; KEY CASES AND WALLETS; BUSINESS CARD CASES; DOCUMENT CASES; CREDIT CARD CASES; UMBRELLAS; LEATHER BOXES; FITTED PROTECTIVE COVERS FOR HANDBAGS, BRIEFCASES, SUITCASES, AND BRIEFCASE-LIKE PORTFOLIOS.</p>
	App 90075342 App 27-JUL-2020	Reg 6572043 Reg 30-NOV-2021	<p>14</p> <p><b>Goods and Services:</b></p> <p><b>INT. CL. 14</b> JEWELRY, NAMELY, BRACELETS, CHARMS, EARRINGS, ANKLETS, NECKLACES, PENDANTS, RINGS AND KEY RINGS, BROOCHES AND PINS, CHILDREN'S JEWELRY, COSTUME JEWELRY INCLUDING IMITATION JEWELRY; CUFF LINKS, TIE PINS, TIE CLIPS; KEY CHAINS AS JEWELRY AND CHARMS THEREFOR; DECORATIVE KEY FOBS; JEWELRY CHARMS; JEWELRY BOXES; JEWELRY CASES; COMPONENT PARTS FOR JEWELRY, CLOCKS</p>

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			AND WATCHES; WATCH BANDS AND STRAPS; ORNAMENTAL LAPEL PINS.
	<b>App 90075298</b> App 27-JUL-2020		9 <b>Goods and Services:</b> <b>INT. CL. 9</b> CARRYING CASES FOR ELECTRONIC EQUIPMENT, NAMELY, FOR CELL PHONES AND DIGITAL BOOK READERS; COMPUTER MOUSE; EAR BUDS; MOUSE PADS; PROTECTIVE COVERS AND CASES FOR CELL PHONES, LAPTOPS AND PORTABLE MEDIA PLAYERS; LAPTOP CARRYING CASES; PROTECTIVE COVERS FOR ELECTRONIC READING DEVICES; USB (UNIVERSAL SERIAL BUS) HARDWARE; SMARTWATCHES; WEARABLE ACTIVITY TRACKERS; WIRELESS INDOOR AND OUTDOOR SPEAKERS; HEADPHONES; CHARGERS FOR BATTERIES; MEASURING CUPS; EYEGLASS CHAINS AND CORDS; EYEGLASS FRAMES; EYEGLASSES; EYEWEAR; EYEWEAR CASES; SUNGLASSES
	<b>App 90075002</b> App 27-JUL-2020	<b>Reg 6505372</b> Reg 5-OCT-2021	14 <b>Goods and Services:</b> <b>INT. CL. 14</b> JEWELRY, NAMELY, BRACELETS, CHARMS, EARRINGS, ANKLETS, NECKLACES, PENDANTS, RINGS AND KEY RINGS, BROOCHES AND PINS, CHILDREN'S JEWELRY, COSTUME JEWELRY INCLUDING IMITATION JEWELRY; CUFF LINKS, TIE PINS, TIE CLIPS; KEY CHAINS AS JEWELRY AND CHARMS THEREFOR; DECORATIVE KEY FOBS; JEWELRY CHARMS; JEWELRY BOXES; JEWELRY CASES; COMPONENT PARTS FOR JEWELRY, CLOCKS AND WATCHES; WATCH BANDS AND STRAPS; ORNAMENTAL LAPEL PINS.
	<b>App 90074969</b> App 27-JUL-2020	<b>Reg 6505371</b> Reg 5-OCT-2021	9 <b>Goods and Services:</b> <b>INT. CL. 9</b> CARRYING CASES FOR ELECTRONIC EQUIPMENT, NAMELY, FOR CELL PHONES AND DIGITAL BOOK READERS; COMPUTER MOUSE; EAR BUDS; MOUSE PADS; PROTECTIVE COVERS AND CASES FOR CELL PHONES, LAPTOPS AND PORTABLE MEDIA PLAYERS; LAPTOP CARRYING CASES; PROTECTIVE COVERS FOR ELECTRONIC READING DEVICES; USB (UNIVERSAL SERIAL BUS) HARDWARE; SMARTWATCHES; WEARABLE ACTIVITY TRACKERS; WIRELESS INDOOR AND OUTDOOR SPEAKERS; HEADPHONES; CHARGERS FOR BATTERIES; MEASURING CUPS;

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			EYEGLASS CHAINS AND CORDS; EYEGLASS FRAMES; EYEGLASSES; EYEWEAR; EYEWEAR CASES; SUNGLASSES.
	<b>App 88555448</b> <b>App 31-JUL-2019</b>	<b>Reg 6337705</b> <b>Reg 4-MAY-2021</b>	25 <b>Goods and Services:</b> <b>INT. CL. 25</b> CLOTHING NAMELY, BELTS; BLAZERS; BLOUSES; BODY SUITS; BOTTOMS; BRAS; COATS; DRESSES; EAR MUFFS; GLOVES; JACKETS; JEANS; KNITS BOTTOMS; LINGERIE; LOUNGEWEAR; MITTENS; NECKWEAR; PANTS; SKIRTS; DRESSES; OVERALLS; CLOTH BABY BIBS; INFANT WEAR; ROBES; SCARVES; SHAWLS; SHIRTS; SHORTS; SKIRTS; SLEEPWEAR; SOCKS; SUITS; SWEATERS; T-SHIRTS; TANK TOPS; TOPS; TUNICS; TRACKSUITS; UNDERWEAR AND PANTIES; BATHROBES; VESTS; CARDIGANS; WOVEN TOPS AND BOTTOMS; KNIT TOPS AND BOTTOMS; HOISERY; TIGHTS; LEGGINGS; LEOTARDS; CREEPER; LEG WARMERS; GLOVES; OUTERWEAR, namely, RAINWEAR, COATS, OVERCOATS, VESTS, PARKAS, CAPES, SNOWSUITS; SWEAT PANTS; SWEATSHIRTS; PAJAMAS; FLEECE TOP; SWIMWEAR; HEADWEAR, namely, HATS, SCARVES, CAPS, BONNETS, SUN VISORS; FOOTWEAR, namely, SHOES, SNEAKERS, SLIPPERS AND BOOTIES; APRONS, PLASTIC APRONS, PAPER APRONS.
	<b>App 88555334</b> <b>App 31-JUL-2019</b>	<b>Reg 6337704</b> <b>Reg 4-MAY-2021</b>	18 <b>Goods and Services:</b> <b>INT. CL. 18</b> ALL PURPOSE CARRYING BAGS; ATHLETIC BAGS; SPORTS BAGS; LEATHER AND IMITATION OF LEATHER; HANDBAGS; PURSES; SHOULDER BAGS; TOTE BAGS; CLUTCH PURSES; CLUTCHES; COIN PURSES; SHOULDER BAGS; MESSENGER BAGS; WHEELED MESSENGER BAGS; DUFFLE BAGS; BACKPACKS; BEACHBAGS; BOOKBAGS; BRIEFCASES; TRAVEL BAGS NAMELY, LUGGAGE AND CARRYING BAGS, SUITCASES, TRUNKS, TRAVELLING BAGS, GARMENT BAGS FOR TRAVEL; LUGGAGE OR BAGGAGE TAGS; PLASTIC LUGGAGE LABELS; BAGS FOR CARRYING BABY ACCESSORIES; WALLETS; WRISTLET BAGS; EVENING HANDBAGS; FANNY PACKS; BILLFOLDS; COSMETIC CASES AND BAGS SOLD EMPTY; ANIMAL CARRIERS; ANIMAL LEASHES; FEED BAGS FOR ANIMALS; PET CLOTHING; PET COLLAR ACCESSORIES, NAMELY, SPECIALLY DESIGNED CANVAS, VINYL OR LEATHER BAGS ATTACHED TO ANIMAL LEASHES FOR HOLDING SMALL ITEMS SUCH AS KEYS, CREDIT CARDS, MONEY OR

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			DISPOSABLE BAGS FOR DISPOSING OF PET WASTE; TOILETRY CASES SOLD EMPTY; DIAPER BAGS; KEY CASES AND WALLETS; BUSINESS CARD CASES; DOCUMENT CASES; CREDIT CARD CASES; UMBRELLAS; LEATHER BOXES; FITTED PROTECTIVE COVERS FOR HANDBAGS; BRIEFCASES, SUITCASES, AND BRIEFCASE-TYPE PORTFOLIOS.